

1-1 By: Buckingham S.B. No. 2196
 1-2 (In the Senate - Filed March 10, 2017; March 29, 2017, read
 1-3 first time and referred to Committee on Intergovernmental
 1-4 Relations; May 12, 2017, reported adversely, with favorable
 1-5 Committee Substitute by the following vote: Yeas 5, Nays 1;
 1-6 May 12, 2017, sent to printer.)

1-7 COMMITTEE VOTE

	Yea	Nay	Absent	PNV
1-8	X			
1-9	X			
1-10	X			
1-11	X			
1-12		X		
1-13	X			
1-14			X	
1-15	X			

1-16 COMMITTEE SUBSTITUTE FOR S.B. No. 2196 By: Garcia

1-17 A BILL TO BE ENTITLED
 1-18 AN ACT

1-19 relating to the requirements for annexation by a municipality of
 1-20 certain municipal utility districts.

1-21 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

1-22 SECTION 1. Section 8395.151, Special District Local Laws
 1-23 Code, is amended to read as follows:

1-24 Sec. 8395.151. ANNEXATION BY MUNICIPALITY. (a) The
 1-25 governing body of a [A] municipality that plans to [may] annex all
 1-26 or part of the district first must adopt a resolution of intention
 1-27 to annex all or part of the district and transmit that resolution to
 1-28 the district and the following districts:

- 1-29 (1) Travis County Municipal Utility District No. 4;
- 1-30 (2) Travis County Municipal Utility District No. 5;
- 1-31 (3) Travis County Municipal Utility District No. 6;
- 1-32 (4) Travis County Municipal Utility District No. 7;
- 1-33 (5) Travis County Municipal Utility District No. 8;
- 1-34 (6) Travis County Municipal Utility District No. 9;

1-35 and
 1-36 (7) Travis County Water Control and Improvement
 1-37 District No. 19.

1-38 (b) On receipt of a resolution described by Subsection (a),
 1-39 the district and each of the districts listed in Subsection (a)
 1-40 shall call an election to be held on the next uniform election date
 1-41 on the question of whether the annexation should be authorized.

1-42 (c) The municipality may annex the territory described by
 1-43 the resolution only if a majority of the total number of voters
 1-44 voting in all of the districts' elections vote in favor of
 1-45 authorizing the annexation.

1-46 (d) The municipality seeking annexation shall pay the costs
 1-47 of the elections held under this section [on the earlier of:

1-48 (1) the installation of 90 percent of all works,
 1-49 improvements, facilities, plants, equipment, and appliances
 1-50 necessary and adequate to:

1-51 [(A) provide service to the proposed development
 1-52 within the district,

1-53 [(B) accomplish the purposes for which the
 1-54 district was created, and

1-55 [(C) exercise the powers provided by general law
 1-56 and this chapter, or

1-57 [(2) the 20th anniversary of the date the district was
 1-58 confirmed].

1-59 SECTION 2. Section 8396.151, Special District Local Laws
 1-60 Code, is amended to read as follows:

2-1 Sec. 8396.151. ANNEXATION BY MUNICIPALITY. (a) The
2-2 governing body of a [A] municipality that plans to [~~may~~] annex all
2-3 or part of the district first must adopt a resolution of intention
2-4 to annex all or part of the district and transmit that resolution to
2-5 the district and the following districts:

- 2-6 (1) Travis County Municipal Utility District No. 3;
- 2-7 (2) Travis County Municipal Utility District No. 5;
- 2-8 (3) Travis County Municipal Utility District No. 6;
- 2-9 (4) Travis County Municipal Utility District No. 7;
- 2-10 (5) Travis County Municipal Utility District No. 8;
- 2-11 (6) Travis County Municipal Utility District No. 9;

2-12 and

- 2-13 (7) Travis County Water Control and Improvement
- 2-14 District No. 19.

2-15 (b) On receipt of a resolution described by Subsection (a),
2-16 the district and each of the districts listed in Subsection (a)
2-17 shall call an election to be held on the next uniform election date
2-18 on the question of whether the annexation should be authorized.

2-19 (c) The municipality may annex the territory described in
2-20 the resolution only if a majority of the total number of voters
2-21 voting in all of the districts' elections vote in favor of
2-22 authorizing the annexation.

2-23 (d) The municipality seeking annexation shall pay the costs
2-24 of the elections held under this section [~~on the earlier of:~~

2-25 [~~(1) the installation of 90 percent of all works,~~
2-26 ~~improvements, facilities, plants, equipment, and appliances~~
2-27 ~~necessary and adequate to:~~

2-28 [~~(A) provide service to the proposed development~~
2-29 ~~within the district;~~

2-30 [~~(B) accomplish the purposes for which the~~
2-31 ~~district was created; and~~

2-32 [~~(C) exercise the powers provided by general law~~
2-33 ~~and this chapter; or~~

2-34 [~~(2) the 20th anniversary of the date the district was~~
2-35 ~~confirmed].~~

2-36 SECTION 3. Section 8397.151, Special District Local Laws
2-37 Code, is amended to read as follows:

2-38 Sec. 8397.151. ANNEXATION BY MUNICIPALITY. (a) The
2-39 governing body of a [A] municipality that plans to [~~may~~] annex all
2-40 or part of the district first must adopt a resolution of intention
2-41 to annex all or part of the district and transmit that resolution to
2-42 the district and the following districts:

- 2-43 (1) Travis County Municipal Utility District No. 3;
- 2-44 (2) Travis County Municipal Utility District No. 4;
- 2-45 (3) Travis County Municipal Utility District No. 6;
- 2-46 (4) Travis County Municipal Utility District No. 7;
- 2-47 (5) Travis County Municipal Utility District No. 8;
- 2-48 (6) Travis County Municipal Utility District No. 9;

2-49 and

- 2-50 (7) Travis County Water Control and Improvement
- 2-51 District No. 19.

2-52 (b) On receipt of a resolution described by Subsection (a),
2-53 the district and each of the districts listed in Subsection (a)
2-54 shall call an election to be held on the next uniform election date
2-55 on the question of whether the annexation should be authorized.

2-56 (c) The municipality may annex the territory described in
2-57 the resolution only if a majority of the total number of voters
2-58 voting in all of the districts' elections vote in favor of
2-59 authorizing the annexation.

2-60 (d) The municipality seeking annexation shall pay the costs
2-61 of the elections held under this section [~~on the earlier of:~~

2-62 [~~(1) the installation of 90 percent of all works,~~
2-63 ~~improvements, facilities, plants, equipment, and appliances~~
2-64 ~~necessary and adequate to:~~

2-65 [~~(A) provide service to the proposed development~~
2-66 ~~within the district;~~

2-67 [~~(B) accomplish the purposes for which the~~
2-68 ~~district was created; and~~

2-69 [~~(C) exercise the powers provided by general law~~

3-1 ~~and this chapter, or~~
3-2 ~~[(2) the 20th anniversary of the date the district was~~
3-3 ~~confirmed].~~

3-4 SECTION 4. Section 8398.151, Special District Local Laws
3-5 Code, is amended to read as follows:

3-6 Sec. 8398.151. ANNEXATION BY MUNICIPALITY. (a) The
3-7 governing body of a [A] municipality that plans to [may] annex all
3-8 or part of the district first must adopt a resolution of intention
3-9 to annex all or part of the district and transmit that resolution to
3-10 the district and the following districts:

- 3-11 (1) Travis County Municipal Utility District No. 3;
- 3-12 (2) Travis County Municipal Utility District No. 4;
- 3-13 (3) Travis County Municipal Utility District No. 5;
- 3-14 (4) Travis County Municipal Utility District No. 7;
- 3-15 (5) Travis County Municipal Utility District No. 8;
- 3-16 (6) Travis County Municipal Utility District No. 9;

3-17 and
3-18 (7) Travis County Water Control and Improvement
3-19 District No. 19.

3-20 (b) On receipt of a resolution described by Subsection (a),
3-21 the district and each of the districts listed in Subsection (a)
3-22 shall call an election to be held on the next uniform election date
3-23 on the question of whether the annexation should be authorized.

3-24 (c) The municipality may annex the territory described in
3-25 the resolution only if a majority of the total number of voters
3-26 voting in all of the districts' elections vote in favor of
3-27 authorizing the annexation.

3-28 (d) The municipality seeking annexation shall pay the costs
3-29 of the elections held under this section [on the earlier of:

3-30 ~~[(1) the installation of 90 percent of all works,~~
3-31 ~~improvements, facilities, plants, equipment, and appliances~~
3-32 ~~necessary and adequate to:~~

3-33 ~~[(A) provide service to the proposed development~~
3-34 ~~within the district;~~

3-35 ~~[(B) accomplish the purposes for which the~~
3-36 ~~district was created; and~~

3-37 ~~[(C) exercise the powers provided by general law~~
3-38 ~~and this chapter, or~~

3-39 ~~[(2) the 20th anniversary of the date the district was~~
3-40 ~~confirmed].~~

3-41 SECTION 5. Section 8399.151, Special District Local Laws
3-42 Code, is amended to read as follows:

3-43 Sec. 8399.151. ANNEXATION BY MUNICIPALITY. (a) The
3-44 governing body of a [A] municipality that plans to [may] annex all
3-45 or part of the district first must adopt a resolution of intention
3-46 to annex all or part of the district and transmit that resolution to
3-47 the district and the following districts:

- 3-48 (1) Travis County Municipal Utility District No. 3;
- 3-49 (2) Travis County Municipal Utility District No. 4;
- 3-50 (3) Travis County Municipal Utility District No. 5;
- 3-51 (4) Travis County Municipal Utility District No. 6;
- 3-52 (5) Travis County Municipal Utility District No. 8;
- 3-53 (6) Travis County Municipal Utility District No. 9;

3-54 and
3-55 (7) Travis County Water Control and Improvement
3-56 District No. 19.

3-57 (b) On receipt of a resolution described by Subsection (a),
3-58 the district and each of the districts listed in Subsection (a)
3-59 shall call an election to be held on the next uniform election date
3-60 on the question of whether the annexation should be authorized.

3-61 (c) The municipality may annex the territory described in
3-62 the resolution only if a majority of the total number of voters
3-63 voting in all of the districts' elections vote in favor of
3-64 authorizing the annexation.

3-65 (d) The municipality seeking annexation shall pay the costs
3-66 of the elections held under this section [on the earlier of:

3-67 ~~[(1) the installation of 90 percent of all works,~~
3-68 ~~improvements, facilities, plants, equipment, and appliances~~
3-69 ~~necessary and adequate to:~~

4-1 ~~[(A) provide service to the proposed development~~
4-2 ~~within the district;~~
4-3 ~~[(B) accomplish the purposes for which the~~
4-4 ~~district was created; and~~
4-5 ~~[(C) exercise the powers provided by general law~~
4-6 ~~and this chapter; or~~
4-7 ~~[(2) the 20th anniversary of the date the district was~~
4-8 ~~confirmed].~~

4-9 SECTION 6. Section 8400.151, Special District Local Laws
4-10 Code, is amended to read as follows:

4-11 Sec. 8400.151. ANNEXATION BY MUNICIPALITY. (a) The
4-12 governing body of a [A] municipality that plans to [may] annex all
4-13 or part of the district first must adopt a resolution of intention
4-14 to annex all or part of the district and transmit that resolution to
4-15 the district and the following districts:

- 4-16 (1) Travis County Municipal Utility District No. 3;
- 4-17 (2) Travis County Municipal Utility District No. 4;
- 4-18 (3) Travis County Municipal Utility District No. 5;
- 4-19 (4) Travis County Municipal Utility District No. 6;
- 4-20 (5) Travis County Municipal Utility District No. 7;
- 4-21 (6) Travis County Municipal Utility District No. 9;

4-22 and

- 4-23 (7) Travis County Water Control and Improvement
- 4-24 District No. 19.

4-25 (b) On receipt of a resolution described by Subsection (a),
4-26 the district and each of the districts listed in Subsection (a)
4-27 shall call an election to be held on the next uniform election date
4-28 on the question of whether the annexation should be authorized.

4-29 (c) The municipality may annex the territory described in
4-30 the resolution only if a majority of the total number of voters
4-31 voting in all of the districts' elections vote in favor of
4-32 authorizing the annexation.

4-33 (d) The municipality seeking annexation shall pay the costs
4-34 of the elections held under this section [on the earlier of:

4-35 ~~[(1) the installation of 90 percent of all works,~~
4-36 ~~improvements, facilities, plants, equipment, and appliances~~
4-37 ~~necessary and adequate to:~~

4-38 ~~[(A) provide service to the proposed development~~
4-39 ~~within the district;~~

4-40 ~~[(B) accomplish the purposes for which the~~
4-41 ~~district was created; and~~

4-42 ~~[(C) exercise the powers provided by general law~~
4-43 ~~and this chapter; or~~

4-44 ~~[(2) the 20th anniversary of the date the district was~~
4-45 ~~confirmed].~~

4-46 SECTION 7. Section 8401.151, Special District Local Laws
4-47 Code, is amended to read as follows:

4-48 Sec. 8401.151. ANNEXATION BY MUNICIPALITY. (a) The
4-49 governing body of a [A] municipality that plans to [may] annex all
4-50 or part of the district first must adopt a resolution of intention
4-51 to annex all or part of the district and transmit that resolution to
4-52 the district and the following districts:

- 4-53 (1) Travis County Municipal Utility District No. 3;
- 4-54 (2) Travis County Municipal Utility District No. 4;
- 4-55 (3) Travis County Municipal Utility District No. 5;
- 4-56 (4) Travis County Municipal Utility District No. 6;
- 4-57 (5) Travis County Municipal Utility District No. 7;
- 4-58 (6) Travis County Municipal Utility District No. 8;

4-59 and

- 4-60 (7) Travis County Water Control and Improvement
- 4-61 District No. 19.

4-62 (b) On receipt of a resolution described by Subsection (a),
4-63 the district and each of the districts listed in Subsection (a)
4-64 shall call an election to be held on the next uniform election date
4-65 on the question of whether the annexation should be authorized.

4-66 (c) The municipality may annex the territory described in
4-67 the resolution only if a majority of the total number of voters
4-68 voting in all of the districts' elections vote in favor of
4-69 authorizing the annexation.

